THE NEW POLICE BILLS.

TEXT OF THE MEASURES INTRODUCED BY MR. AINSWORTH.

THE POWER OF APPOINTMENT LEFT AS AT PRES

IZATION PROVIDED FOR.

partment for good conduct and discipline, and capacity and realmess of the person to perform the duties, and, in the judgment of the said commission, the reasonable requirements of the office which he fills. No person or persons whose qualifications shall be inquired or examined into be said commission pursuant to the foresoins provisions shall be entitled to the assistance of course, but such commission may. In its discretion, permit representation by counsel in such cases as it deems proper. In the event of such permitrion being given it may be withdrawn at any time. See, & The Board of Estimate and Apparticument of said city of New-York shall appropriate such sums of money as are recessary to emple said commission to perform the duties facetal pre-cribed. See, 9 This act shall take effect immediately. The second bill amends the sections of the New-York City Consolidation act relating to the Police

York City Consolidation act relating to the Police Department. The present section regarding the ap-pointment of four Police Commissioners by the Mayor is not changed. Section 20, which relates to the adoption of rules by the Police Commissioners

pointment of four Police Commissioners by the Mayor is not changed. Section 20, which relates to the adoption of rules by the Police Commissioners for the government of the force, is amended by inserting the following:

The exemination, hearing, investigation and determination of the charges made or preferred egainst any member or members of the said police force below the rank of Superinendent or Chief of Police shall be had and made before a control of Police shall be had and made before a control of Police shall be had and made before a control of the convened on the order of the Superintendent or Chief of Police. As many police trial court, to be convened on the order of the Superintendent or Chief of Police. As many police trial courts may be in session as are necessary to dispose of the charges as the Superintendent sends to or convened to the police force except as promoved, the policy of the police force except as promoved, the policy of the police force except as promoved, witten charges shall be made or preferred against him or them, nor unit such charges shall have been examined, heard and investigated before a puller trial court convened by order of the Superintendent or Chief of Police upon such reasonable notice to the member of the policy of the Superintendent or Chief of Police upon such reasonable notice to the member of members charges shall have been examined, heard and investigated before a puller trial court convened by order of the Superintendent or Chief of Police upon such reasonable notice to the member of members charges, and in such manyor of procedure, whosever that any member of the policy of the superintendent or the force who is now or who bereafter may be policy for the superintendent or the force who is now or who bereafter may be policy and the policy of the superintendent or the force who is now or who hereafter may be policy of the superintendent or the force when the present department and heart and for a good cause after due to the force the force when the policy of the sup

This section is further amended by empowering men to perform detective duty at the Central Office Bureau of Detectives, who are known as detective sergeants. The Police Commission may reduce such detective sergeants to the grade of patrolmen, and William-st. and No. 35 Exchange Place.

the Superintendent of Police shall transfer them to THE DEBS CASE TAKEN UP.

feet. John T. Williams purchased the property from J. G. Wallace for between \$500,000 and \$600,000.

ARGUMENT BEFORE THE UNITED STATES SUPREME COURT PEGUN.

THE PROCEEDS TO ARE IN THE ERRECTION OF A NEW BUILDING.

A large fair will be opened to-morrow in Jarger's Hall, at Fifty-nimber, and Medison-ave.

THE PROCESSES OF SHEELESS.

A large for exclusions of the company of the company

Common Pleas, Special Term. The two men are veterans of the Civil War, and J. Gray Boyd, their

counsel, asserted that Sheriff Tamsen had no legal right to discharge them. Charles F. MacLean, for

the Sheriff, denied this, but he objected to going mandamus proceedings Judge Giegerich denied the NICARAGUA CANAL DECISION. JUDGE LACOMBE HOLDS THAT BONDHOLDERS

RANK AS CREDITORS OF THE CORPORATION. Judge Lacombe, in the United States Circuit the petition of Louis Chable, permanent receiver of Construction Company, for instructions respecting of the Construction Company, maturing July 1,

SUPREME COURT DECISIONS.

No. 70. Lewis C. Statler, plaintiff in error, agt, be United States. In error to the District Court or the Western District of Pennsylvania. Judg-

Manifestories of the property in question and ask to have wis of wessend must at the purposity of the property in question.

BUTS OF LEGAL NEWS.

Dancar Smith and David Stewart, as trustees under several trusts created by the wild of William I. Thompson when desired to all the information possible to make a dead on June 27. INI, have in their accounting several surstients in regard to the management of the Ursal estates. By the provisions of his alexes, Mary Rebecca Corter and Elizabeth of his alexes, and alexabeth of his alexes, Mary Rebecca Corter and Elizabeth of his alexes, and alexabeth of his alexes, and the content of the trust exists for the benefit of the state. Judge Reekman, or the Supreme Court, requiring the New York Liventle Asyliam to produce in court ladded. Beachman, or the Supreme Court, requiring the New-York Liventle Asyliam to produce in court ladded. Beachman, or the Supreme Court, requiring the New-York Liventle Asyliam to produce in court ladded. Beachman, or the Supreme Court, requiring the New-York Liventle Asyliam to produce in court ladded and the country of the country and the first states when the suprementation of all the European countries are thought of the suprementation of all the European countries are thought of the suprementation of the Urst of the countries are faired by the allowed the transferred to the countries are faired by the country and the suprementation of the Urst of the countries are faired by the countries are faired by the countri

Supreme Court-General Term-Recess.
Supreme Court-Chambers-Before Beekman, opens at 10:30 a. m. Motion calendar called at

Supreme Court—Special Term—Part I—Adjourned until Wednesday. March 27.
Supreme Court—Special Term—Part II—Before Beach, J.
Supreme Court—Special Term—Part III—Before Davy, J.
Supreme Court—Special Term—Part III—Before Davy, J.
Supreme Court—Special Term—Part III—Before Davy, J.
Class-on, No. 2139, Korn vs. Korn. No day calendar.
Class-on, No. 2139, Korn vs. Korn. No day calendar.
Class-on, No. 2130, Korn vs. Korn. No day calendar.
Class-on, No. 2130, Korn vs. Korn. No day calendar.

REFEREES APPOINTED.

By Beckman, J.

By McAdam, J.

** Turson Alfred B. Hall.
RECEIVERS APPOINTED.

By Glegerich, J. Matter of Aquila Rich Paint and C. Co. Nelson

TRADE WITH ITALY.

RAPID GROWTH OF COMMERCIAL INTER COURSE WITH THE UNITED STATES.

ported were valued	I respectively as follows:
Aspinitrum; emifera-	\$40 136 Lemons\$4,075 1
Atmin	344.754 (France 1960)
Sulprite, crude	(C1 600 Preserved fruits 61, 63 962 Almonds and other
Cotton, unmittered	The Table Bills and the 432
Hat littlife, widows	49.671 Hair, mfd 28.0
Guatakina	111.393 Marile 618
dille, regulable,	Scot 327 Castile scap 1720
Luge	58,302 Ohio oli
Other paper stock.	con eres Paints and rolors 20.
Sills risw	G'A SOLIC heese 2321
Silk Waste	The Tile wall and and and and all the
Sith manufactures .	250 310 Tors
Ityers goods, sille	117,201 Vegetables, crude 24.
Cottone, laces, etc.	21.884 Vegetables, pres'v'd. 23.
Pomice	37.002 Wine in bbls 36.
Art marks	189 101 Wine in bottles 190.
Blendstuffs, etc	300 Mr. Wood, culdnet 40.
Allegantine	14 030 Wood mtd 45%
ROBBER EXHIBIT	
Manual Contract of the Contrac	
Yorksea and twitte-	29.55% Autiquities 45.
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Grain Signostic Leather for shoes Signostic Leather Signostic Leather

BILLIARD-ROOM OWNERS WILL FIGHT.

The proprietors of billiard and pool rooms have taken united action for the purpose of preventing the city authorities and Superintendent Byrnes from interfering with their business on Sunday, on the assertion that it is no violation of the Sun-day law, and that the constant raids which are being made on their places are unjustified and result in great injury to their business. They have employed ex-Commissioner Charles G. F. Wahle. who has obtained from Judge McAdam, of the Superior Court, an order requiring the Police Com-missioners and Superintendent Byrnes to show cause on Thursday why an injunction should not be issue restraining them from interfering with the conduct of the billiard-playing business, and from making any arrests until there can be a final deter-mination by the civil courts of the question as to whether or not the business is a violation of the

Sunday law.

The legal proceedings are taken in the name of Robert Kenny, of No. 81 Mott-st., in behalf of himself and other proprietors of billiard and pool places. Kenny has been arrested on several occa-sions by the police, charged with violating the law, and each time, after being held to ball, was brought before Judge Ingraham in the Court of Oyer and Terminer, and after an investigation on habeas corpus, was discharged, the Judge holding that no violation of the law had been committed, as there was no public gathering, and the public was not invited.

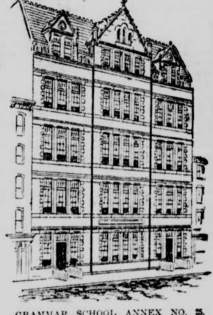
MANN'S BAIL INCREASED TO \$10,000. Solomon H. Mann, who was arrested on a charge

of being concerned in the death of Loretta Han-nigan by malpractice, was arraigned before Recorder Goff, in Part III, of the Court of General Sessions, yesterday, when his bail was fixed at 10,000. William F. Howe, who appeared as his counsel, claimed that the woman's death was caused by the peculiar actions of Coroner Hoeber. The case will be laid at once before the Grand Jury.

GRAMMAR SCHOOL NO. 25 ON THE OLD "SLAUGHTER-HOUSE" PROPERTY.

MORE PLAY ROOM NEEDED FOR THE PUPILS THE BUILDING BADLY OFF FOR LIGHT-

Fourth-st., which is a model structure. In 187 the school trustees of the Seventeenth Ward were John Byrnes and Richard V. Harnett. The build-



stantial brick structure, with brownstone trimmings schoolhouse in the city. The annex was 1894, and occupies three lots. It contains rooms, and is fireproof. On the top floor are several rooms reserved for the gymnasium and for the for lessons in cooking and manual training

BARROOMS TOO NEAR THE SCHOOLS.

GOOD GOVERNMENT CLUB E POINTS OUT VIOLA TIONS OF THE LAW.

The following communication has been sent t the Boards of Excise and Education by Good Gov

THONS OF THE LAW.

The following communication has been sent to the Boards of Excise and Education by Good Government Club E:

Schedules showing some of the Public School which are injuriously affected by the unlawful proximity of various liquor-saloons—that is, within 20 feet of the main entrance—and by the granity paving stones in front of school buildings, which should be replaced by asphait pavements.

First Ward—Grammar School No. 25, Albany Washington and Carlisle sts, saloons of M. Jone and J. Lawler. Primary School No. 15, No. 6 Pearl-st, near Old Sip, saloon of M. Dunleavy next dear to the saloon.

Second Ward—Frimary School No. 16, No. 6 Pearl-st, Meyer's saloon, No. 28, Pearl-st, Meyer's saloon opposite. Primary School No. 12, No. 31 Roosevelt-st, saloons of P. Sofia, No. 9 Roosevelt-st, and of P. J. Farrell, No. 84 Roosevelt st. Primary School No. 14, No. 32 Oliver-st, saloon of R. Devilo is next door.

Mulberry and Grammar School No. 21, Corner of Mulberry and Grammar School No. 22, Corner of Mulberry and Grammar School No. 2, No. 10 Henry-st, saloon at Pike and Henry sts, Gramma School No. 21, No. 29 Monroest, endouse of Herman Rolle, No. 29 Monroest, saloons of Herman Rolle, No. 29 Monroest, saloons of Herman Rolle, No. 29 Monroest, saloon of G. Herlit, No. 39 St Hudson-st Old School No. 21, No. 20 Monroest, and M. Daly, No. 20 Monroest, paramar School No. 21, No. 20 Monroest, and M. Daly, No. 25 Monroest, saloon of G. Herlit, No. 39 St Hudson-st Old School No. 21, No. 20 Monroest, and M. Daly, No. 20 Monroest, paramar School No. 20, No. 6 Chrystle-st, saloon of G. Herlit, No. 39 St Hudson-st Grammar School No. 3, No. 30 Reventh Ward—Grammar School No. 20, No. 6 Chrystle-st, saloon of G. Herlit, No. 39 St Hudson-st Grammar School No. 3, No. 18 Reventh Ward—Grammar School No. 3, No. 18 Rivington-st, galoon of Herlit, No. 39 St Fast Fourth-st, saloon of F. Wells, No. 30 St Fast Fourth-st, saloon of